2nd Sub. H.B. 201 VISITATION AMENDMENTS

SENATE FLOOR AMENDMENTS

AMENDMENT 2 MARCH 13, 2014 5:49 PM

Senator **Todd Weiler** proposes the following amendments:

- 1. Page 3, Lines 71 through 76:
 - 71 (1) {It} Considering the fundamental liberty interests of parents and children, it is the policy of this state that divorcing parents have unrestricted and
 - 72 <u>unsupervised access to their children</u> { , however when } . When <u>necessary to protect a child and no</u> less
 - 73 <u>restrictive means is reasonably available</u> <u>however</u>, a court may order supervised parent-time if the court
 - finds evidence that the child would be subject to physical, psychological, or emotional harm or
 - 75 <u>child abuse, as described in Section 76-5-109, from the noncustodial parent if left unsupervised</u>
 - with the noncustodial parent.
- 2. Page 3, Line 85:
 - 85 (4) At the time supervised parent-time is {-awarded} imposed , the court shall consider: